2 NOTICE OF CONFIDENTIALITY RIGHTS: IF YOU ARE A NATURAL PERSON, YOU MAY REMOVE OR STRIKE ANY OR ALL OF THE FOLLOWING INFORMATION FROM ANY INSTRUMENT THAT TRANSFERS AN INTEREST IN REAL PROPERTY BEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY NUMBER OR YOUR DRIVER'S LICENSE NUMBER.

Producers 88 (4-89) — Puid Up With 640 Acres Pauling Provision STANDARD LEASE v.6

## PAID UP OIL AND GAS LEASE (No Surface Use)

THIS LEASE AGREEMENT IS IN	nade this 24th	day of	<u></u>	, 2008, by and between	
Melvin Wat	son asin	Je Deison			
herelnabove named as Lessee, but all	other provisions (including bonus in hand paid and li	the completion of blank sp	aces) were prepared jointly		
OUT OF THE South land Fort Worth	D. MORE OR LESS, 1 ad Subdivis	BEING LOT(S) ARRANT COUNTY,	15 AC TEXAS, ACCORDING	BLOCK 30 DDITION, AN ADDITION TO THE TO THAT CERTAIN PLAT RE OF TARRANT COUNTY, TEXA	CORDED
IN VOLUME 370	PAGE	// OF 1	THE PLAT RECORDS	OF TARRANT COUNTY, TEXA	AS.
aubstances produced in essociation commercial gases, as well as hydrocr land now or hereafter owned by Lesso Lessor agrees to execute at Lessee's	for the purpose of exploit therewith (including geog inton gases. In addition or which are configuous or request any additional or a the royallies hereunder, the	ng for, developing, produci hysical/selanto operations) o the above-described leae adjacent to the above-des upplemental instruments to number of gross acres abo	ng and markeling oil and g . The term "gas" as use ed premises, this lease also cibed leased premises, and a more complete or accura we specified shall be deems	Alerests therein which Lessor may be realized, along with all hydrocarbon and non different includes helium, carbon dioxide the alorementation of the alorementation of the alorementation of the land so covered. For discovered, whather actually more or less.	hydrocarbon de and other or parcels of cash bonue, r the purpose
as long thereafter as oil or gas or othe otherwise maintained in effect pursuar	r subelances covered here	by are produced in paying	quantilies from the leased p	remises or from lands pooled therewith o	
3. Royallies on oil, ges and oth separated at Lessee's separator facilities of at the wellhead or to Lesser's the wellhead market price then prevailing price) for production of situation, for a production, for a production of a price then prevailing in the same or nearest preceding date a more wells on the leased premises or are waiting on hydraulic fracture stimute deemed to be producting in paying there from is not being sold by Lesse Lesser's credit in the depository design while the well or wells are shut-in or p is being sold by Lessee from another following cessation of such operations terminate this lease.	er substances produced a fles, the royally shall be coroll at the oil purchase flest (or filling in the same fleid (or filling in the same fleid (or filling in the same fleid (or filling in the costs incut to purchase such production the flest the date on which Lesser flest, but such well or well atton, but such well or well or the purpose, then Lesser shall pay maled below, on or before roduction there from is not well or wells on the lesser's or production. Lesses's	Fransportation facilities, prisinsportation facilities, prise is no such price the (h) for gas (including cast proceeds realized by Learned by	whole (1.25%) of the provided that Lessee shall have providing in the same if they heed gas, and all other processing or otherwise rad market price paid for protesting price) pursus a preveiling price) pursus a hereunder; and (c) if at this golf or gas or other aubeta putton there from is not being for a period of 90 consect processing the provided that if this lesse is other therewith, no shut-in royalty shall render Lessee.	r as follows: (a) For oil and other liquid lauch production, to be delivered at Less we the continuing right to purchase such lield, then in the nearest field in which there substances covered hereby. The roy less a proportionale part of all valore nerkeling such gas or other substances, duction of similar quality in the same field part to comparable purchase contracts as a end of the primary term or any time the aces covered hereby in paying quantities good by Lessee, such well or wells shall his lesse, such well or wells shall his lesse, such payment to be made to grade being maintained by operations, o ty shall be due until the end of the 90-dage liable for the amount due, but shall re-	ea's option to production at ere is such a reity shall be in taxes and provided that (or if there is niered into on reafter one or or such wells in evertheless or production of Lessor or to 90-day period ext if production by period next operate to
be Lessor's depository agent for receit draft and such payments or lenders to address known to Lessee shall constitution of the payment hereunder, Lessor shall, at L. S. Except as provided for in Paymentises or lands pooled therewith, pursuant to the provisions of Paragravatheless remain in force if Lessee on the lessed premises or lands pooled the end of the primary term, or at an operations reasonably calculated to do no dessation of more than 90 consections reasonably calculated to do no dessation of more than 90 consections in paying quantities. Lessee shall drift such additional wells to (a) develop the lessed premises a leased premises from uncompassive additional wells except as expressly p. 9. Lessee shall have the right depths or zones, and as to any or all proper to do so in order to prudently conflict on the completion shall not axcest completion to conform to any well sprescribed, "oil well" means a well with the free or more per barrel, based on a equipment; and the term "horizontal component thereof. In exercising its Production, drilling or reworking oper reworking operations on the leased prescribed or permitted by this lesse and unit formed hereunder by expansion until formed hereunder by expansion prescribed or permitted by the gover making such a revision, Lessee shall	whip paymenta regardless to besor or to the deposition to be proper payment. If the desertion is a beser is request, deliver to regraph 3, above, if Lesser or if all production (whether as a commence operations to be commenced operations to be defined the second of th	of changes in the ownership ry by deposit in the US Ma a depository should liquidet Lesace a proper recordable a drills a well which is incap or or not in paying quantiti by governmental authority, or reworking an existing we a after completion of operati se is not otherwise being m therefrom, this lesace shall in noperations result in the p as or lands pooled therewith as ale of producing in paying a vells located on other lands and all or any part of the lea his lease, either before or ned premises, whether or no alel completion shall not ex- m acreage tolerance of 10% at may be prescribed or pen the meanings prescribed by eas than 100,000 cubic feel anducted under normal pro I well in which the horizonta Lesace shall file of record it which includes aft or en- it which includes aft or en- production on which Lesach's ase to the total gross acrea asee's pooling rights hereu- laration describing the revi- pt of such revision, the pro- tensorities from a unif and accessing to the revision, the pro-	of sald land. All payments its in a clamped envelope a e or be succeeded by anothe instruction of the producing in paying es) permanently ceases from the of producing in paying es) permanently ceases from the event this less then in the event this less then in the event this less then in the event this less than on such dry hole or with an inferes a long as a reduction of off or gas or of the event of a wear easenably prudent operaquentities on the leased production of event of the gross of a written decimal of the gross of the event of the even	gsor's address above or its successor or tenders may be made in currency, or is addressed to the depository or to the Less are institution, or for any reason fall or refer institution as depository agent to receive quantities (hereinafter called "dry hole") and any cause, including a revision of unit any cause, including a revision of unit well or for otherwise being maintained in the well or for otherwise being maintained in the well or for otherwise obtaining or reator him 90 days after such ceasation of all properties in their engaged in drilling, reworking may one or more of euch operations are profiter substances covered hereby, as long all capable of producing in paying quantities would drill under the same or similar of small be no covenant to drill explorator as hall be no covenant to drill explorator or lands or interests, a figure production, whenever Lessee deems (figure) and the same or similar of the with any other lands or interests, a figure with respect to such other lands or interests, a figure with respect to such other lands or interests, a figure with respect to such other lands or interests, a figure with respect to such other lands or interests, a subsority having jurisdiction to do so. Figure is a well with an initial gas-oil ratio of successes as well with an initial gas-oil ratio of second less shall be treated as if it were product be that proportion of the total unit product he extent such proportion of unit product be that proportion of the total unit product be the recurring right but not the obligation of the recurring right but not the product of the recurring right but not the obligation of the recurring right but not the product of the recurring right of the product of the recurring right of the product of the recurr	by check or by sor at the last use to accept to be completed in the leased of the condition. If at or any other cosculed with the cosculed with or any or all or horizontal or the purpose definition is so to good cubic water testing is also of pooling, the cosculed of the vertical ate of pooling, the cosculed by the coscule to revise any is ensity pattern at authority. In portion of the shall the resident.

7. If Lessor owns loss than the full militeral estate in all or any part of the leased premises, the royalles and shut-in regalites payable hereunder for any wall on any part of the leased premises or lands pooled therewith shall be reduced to the proportion that Leason's Interest in such part of the leased premises bears to the full mineral estate in

0. The interest of either Lessor or Lessee hereunder may be assigned, devised or otherwise transferred in whole or in part, by area and/or by depth or zone, and the rights and obligations of the parties because shall extend to their respective helps, devisees, executors, administrators, successors and assigns. No change in Lessors ownership shall have the effect of reducing the rights or energing the obligations of Lessor has been furnished the original or certified or duly authenticated copies of the documents establishing such change of ownership to the satisfaction of Lessor or until Lessor has salisfied the notification requirements contained in Lessee's usual form of division order. In the event of the death of any person entitled to shut-in royalties becomen, tessee may pay or lender such shut-in royalties to the credit of decedent or decedent's astate in the depository designated above. If at any time two or more persons are entitled to shull-in royalties hereunder, Lessee may pay or lender such shull-in royalties to such persons or to their credit in the depository, either jointly or separately in proportion to the interest which each owns. If Lessee transfers its interest hereunder in whole or in part Lessee shall be relieved of all obligations thereafter adsing with respect to the transferred interest, and failtire of the transferre to satisfy such obligations with respect to the transferred interest and failtire of the transferred. If Lessee transfers a full or undivided interest to all or any portion of the area covered by this lesse, the obligation to

pay or tender shult-in royalities hereunder shall be divided between I easee and the transfered in proportion to the net acreage interest in this lease then held by each.

9. Lessee may, at any time and from time to time, deliver to tessor or file of record a written release of this lease as to a full or undivided interest in all or any portion of the area covered by this lease or any depths or zones there under, and shall thereupon be relieved of all obligations thereafter arising with respect to the interest so released. If Lessee releases all or an undivided interest in less than all of the area covered hereby, Lessee's obligation to pay or lender shult-in royalide shall be proportionately reduced in accordance with the net acreage interest retained hereunder.

In accordance with the net accessed interest in feasinan at or the area covered netery. Lessee's obligation to pay or feaser attention to product a tributore and the product and the construction and the construction and the product area from the production and the product and the produ

obtain a satisfactory market for production or failure of purchasers or centers to take or transport such production, or by any either cause not reasonably within Lessee's control, this lease shall not terminate because of such prevention or delay, and at Lessee's option, the period of such prevention or delay shall be added to the term hereof. Lessee shall not be liable for breach of any express or implied coverants of this lease when drifting, production or other operations are so prevented, delayed or interrupted.

12. In the event that Lessor, during the primary term of this lease, receives a bona lide offer which Lossor is willing to accept from any party offering to purchase from Lessor a lease covering any or all of the substances covered by this lease and covering all or a portion of the land described herien, with the lease becoming effective upon expiration of this lease, Lessor hereby agrees to holly Lessee in writing of said offer immediately, including in the notice the name and address of the offer. Lessee, for a period of lifteen days after receipt of the notice, whalt have the prior and preferred right and option to purchase the lease or part thereof or interest therein, covered by the offer at the price and according to the terms and conditions specified in the offer.

13. No litigation shall be initiated by Lessor this respect to any breach or default by Lessee hereunder, for a period of at least 90 days after Lessor has given Lessee written notice fully describing the breach or default has occurred, this beave shall not be furtified or concelled to whole or in part unless Lessee is given a reasonable.

There is a final judicial determination that a breach or default has occurred, this base abeliance by force and budicial determination to remedy the breach or default and Lessee fails to do so.

14. For the same consideration recited above, Lessor hereby grants, assigns and conveys unto Lessee, its successors and easigns, a perpetual subsurface well bore easement under and through the lessed premises for the placement of well bores (along routes selected by Lessee) from oil or gas wells the surface locations of which are situated on other tracts of land and which are not intended to develop the lessed premises or lands pouled therewith and from which Lessor shall have no right to royally or

attories on other tracts of land and which are not intended to develop the leased premises or lands proted therewith and from which Leaser shall not royally or other benefit. Such subsurface well here essemants shall run with the land and survive any termination of this lease.

15. Leaser hereby warrants and agrees to defend title conveyed to Leasee hereunder, and agrees that Leasee at Leasee's option may pay and discharge any taxes, mortgages or liens existing, leyled or assessed on or against the leased premises. If Leasee exercises such option, Leasee shall be subrogated to the rights of the party to whom payment is made, and, in addition to its other rights, may reimburse itself out of any royalties or shut-in royalties otherwise payable to Leasor hereunder. In the event Leasee is made aware of any claim inconsistent with Leasor's title, Leasee may suspend the payment of royalties and shut-in royalties hereunder, without interest, until Leasee has been turnished satisfactory evidence that such claim has been resolved.

16. Notwithstanding anything contained to the contrary in this lease, Leasee shall not have any rights to use the surface of the leased premises for diffling or other operations.

operations.

This lease may be executed in counterparts, each of which is deemed an original and all of which only constitute one original. DISCLAIMER OF REPRESENTATIONS: Lessor acknowledges that oil and gos lesse payments, in the form of rental, borns and royalty, are market sensitive and may vary depending on multiple factors and that this Lesso is the product of good falling equinions. Lessor understands that these lesse payments and terms are final and that Lessor entered into this lesse without duress or undue influence. Lessor recognizes that lesse values could go up or down depending on market conditions. Lessor acknowledges that no representations or assurances were made in the negotiation of this lease that Lessor would get the highest price or different terms depending on future market conditions. Neither party to this lease will seek to after the terms of this transaction based upon any differing terms which Lesses has or may negotiate with any other lessors/off and gas owners.

IN WITNESS WHEREOF, this lease is executed to be effective as of the date first written above, but upon execution shall be binding on the signatory and the signatory's

Mo h. Natur	
MELVIN WATSON	Ву:
TATE OF Texas	ACKNOWLEDGMENT
This instrument was acknowledged before the no the	24 day of June , 2008,
This instrument was acknowledged before me on the Zimelvin Uhtsen asingk pi	erson June
JASON SCOTT Notary Public STATE OF TEXAS My Comm. Exp. Apr. 17, 2012	Many Public, State of Texas Notary's name (printed): Tason Societ Notary's cummission expires:  4/17/12



## DALE RESOURCES 3000 ALTA MESA BLVD STE 300

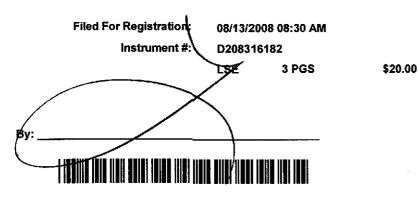
FT WORTH

TX 76133

Submitter: DALE RESOURCES LLC

## SUZANNE HENDERSON TARRANT COUNTY CLERK TARRANT COUNTY COURTHOUSE 100 WEST WEATHERFORD FORT WORTH, TX 76196-0401

## <u>DO NOT DESTROY</u> <u>WARNING - THIS IS PART OF THE OFFICIAL RECORD.</u>



D208316182

ANY PROVISION WHICH RESTRICTS THE SALE, RENTAL OR USE OF THE DESCRIBED REAL PROPERTY BECAUSE OF COLOR OR RACE IS INVALID AND UNENFORCEABLE UNDER FEDERAL LAW.

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